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PLAINTIFFS' NOVEMBER 9, 2008 DESIGNATION OF DEPOSTION TESTIMONY OF CHRIST	THE PROPERTY OF THE PROPERTY O
OF CHRISTOPHER CROWTHER	

(Testifying By Way of Deposition Only)
(Counter-Designations in italicized text)

Deposition October 6, 2005

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Page/Line Cite	Defendants' Objections and Counter- Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter- Designations	Defendants' Cross- Examination Designations	Plaintiffs' Objections and Counter- Designations	Defendants' Responses to Plaintiffs' Objections and Objections to Counter-Designations
5:1-3					
7:17-20					
9:19-21					
15:2-12					
59:3-10					
79:21-80:2	It is undisputed that the deponent was not involved in any way in the Parabe incident.  The line of questioning concerning military instructing a pilot where to fly relates to Opia/Ikenyan and will mislead and confuse the jury and is	As Chief Pilot, witness has personal knowledge of types of information to be reported to him. On its face, the question and answer includes the period from the "beginning of May 1998" and thus squarely deals with Parabe.			

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	prejudicial. FRE 401-403.				
92:23-93:3	Testimony about reconnaissance is misleading and prejudicial and does not relate to Parabe and is an attempt to backdoor Opia and Ikenyan evidence. FRE 401-403. If the Court is going to allow plaintiffs to introduce evidence of security arrangements during the post-Parabe time period, then defendants should be permitted to introduce evidence of the ethnic violence that necessitated such security. But such	There is no reference whatsoever to Opia and Ikenyan. Witness' testimony that CNL pilots would fly reconnaissance flights with GSF personnel over any community giving CNL "problems" is relevant to show common control, agency, notice and ratification. He has personal knowledge based on his role as Chief Pilot of approximately one such flight a day. Sufficiently establishes personal knowledge to testify in this regard. Scott Davis and other CNL personnel undertook one such			

			Testimony is relevant to cooperative role that CNL played with GSF and active role CNL played in	Testimony concerning the commandeering of helicopters relates solely to Opia/Ikenyan	124:19-25
			has more general recall of their practices in this regard. Further, the Ilaje were transported from Parabe to Escravos, where they were transported to a CNL leased Seatruck and taken to Warri where they were beaten and tortured.	(123:9-14) (located outside of Ilajeland) is irrelevant and misleading. Seatrucks were not involved in Parabe. FRE 401-403.	
			Objection misstates testimony of witness while he only personally saw the military on one	Testimony that the deponent once saw a Seatruck carrying military in Abiteye	122:21-123:8
			reconnaissance "flyover" after the Ilaje boarded Parabe, to asses the Ilaje's reaction.	excluded, inter alia, during Michael Watts' cross-examination.	
Defendants' Responses to Plaintiffs' Objections and Objections to Counter- Designations	Plaintiffs' Objections and Counter- Designations	Defendants' Cross- Examination Designations	Plaintiffs' Responses to Defendants' Objections and Objections to Counter- Designations	Defendants' Objections and Counter- Designations	Page/Line Cite
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and should be excluded as overly prejudicial pursuant to the Court's in limine ruling on Opia/Ikenyan evidence. Dkt. # 2001; FRE 401-403  Plaintiffs have designated passages concerning the "commandeering" of helicopters in other depositions as well, see, e.g., R. Pell.  Plaintiffs are trying to imply that commandeering relates to Parabe which is misleading and confusing. FRE 401-403.	Defendants' Objections and Counter-Designations
allowing GSF to conduct military reconnaissance missions in their helicopters. No mention of Opia/Ikenyan incident. Also, highly relevant to plaintiffs' ratification claims, as defendants repeatedly state in their Parabe media campaign that the GSJ "forced us to take them" to Parabe.	PLAINTIFFS' NOVEMBER 9, 2008 DESIGNATION OF DEPOSTION TESTIM  (Testifying By Way of Deposition Only)  (Counter-Designations in italicized text)  Deposition October 6, 2005  Defendants' Objections and Counter-Designations to Counter-Designation October 6, 2005  Defendants' Objections to Counter-Designation October 6, 2005  Designation Designation October 6, 2005  Defendants' Objections and Objections to Counter-Designation October 6, 2005  Designation October 6, 2005  Designation October 6, 2005  Designation October 6, 2005  Designation October 6, 2005
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			The question is all encompassing regarding time: "Did you ever"	Misleading and prejudicial. The deponent is not	127:11-20
		127:4-10 (completeness designation)			
				magazines from their weapons. FRE 401-403.	
			128:8 – 129:20.	makes clear, the	
			magazines from weapon, they could reload in "less than a second." See below.	Parabe incident and the time period is vague.  Moreover as the	
			misleading, as while the GSF may have removed	because he had no involvement in the	
-			time: "Did you ever"  The testimony is not	deponent is not referring to Parabe	
			The question is all encompassing regarding	Misleading and prejudicial. The	126:25-127:3
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				deponent has no personal knowledge of	
	-			that shops were fired	
		_	,	helicopter and there has been no trial testimony	
			helicopter.	weapons when in the	
			they jumped from	military loaded their	-
			commenced shooting as	jury will infer that the	
			agents the GSF.	misteading and	
			have stated the defendants'	Testimony is	
			Several trial witnesses,	hypothetical.	
			evidence is inaccurate.	incomplete	
			Defendants' summary of	Speculation and	128:8-129:2
			128:8 – 129:20.	11XL 121 300.	
			they could reload in less than a second." See below.	FRE A01-403	
			magazines from weapon,	Parabe incident and	
			GSF may have removed	involvement in the	
			misleading, as while the	because he had no	
			The testimony is not	referring to Parabe	
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			Witness has personal knowledge of CNL's policies and practices with respect to use of helicopters based on his years of experience flying for them in Nigeria.	Speculation about what deponent "would" have done in particular situations and deponent lacks foundation as to what CNL "would" do. FRE 602. None of the speculative scenarios relates to Parabe and will mislead the jury.	192:16-193:3
					136:13-19
				the Parabe incident (see 188:6-23). FRE 401-403.	
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